

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO. FILING DATE FIL	RST NAMED INVENTOR ATTORNEY DOCKET NO.	CONFIRMATION NO.	
7.11.2.0.7.1.01.1.0	Christopher D. Ludwig 1017-015US01	5176	
28863 7590 11/19/2007	EXA	MINER	
SHUMAKER & SIEFFERT, P. A. 1625 RADIO DRIVE	DUNHAI	DUNHAM, JASON B	
SUITE 300 WOODBURY, MN 55125	ART UNIT	PAPER NUMBER	
	3625		
	NOTIFICATION DATE	DEL WERV MORE	
	NOTIFICATION DATE	DELIVERY MODE ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docketing@ssiplaw.com

·		•		
Office Action Summary	Application No.	Applicant(s)		
	09/927,920	LUDWIG ET AL.		
	Examiner	Art Unit		
	Jason B. Dunham	3625		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet	with the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period verailure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may will apply and will expire SIX (6) MO cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 04 Se	eptember 2007.			
2a) This action is FINAL . 2b) ⊠ This	☐ This action is FINAL . 2b) ☐ This action is non-final.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims				
4)	vn from consideration.	ation.		
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and accomposed accomposed and accomposed accomposed and accomposed accomposed and accomposed accompos	epted or b) objected to drawing(s) be held in abey ion is required if the drawir	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in ity documents have bee u (PCT Rule 17.2(a)).	Application No n received in this National Stage		
Attachment(s)	_			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 7/24/07. 	Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 		

Application/Control Number:

09/927,920 Art Unit: 3625

DETAILED ACTION

Response to Arguments

Applicant's arguments, filed September 4, 2007, with respect to the rejection(s) of claim(s) 1,4-15,52,54-60,68-78, and 81-83 under Kallestad (US 2006/0108434) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Robinson (US 2001/0029996).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1,4,7-15,52,54-56,58-60,68-78, and 81-82 are rejected under 35
U.S.C. 103(a) as being unpatentable over Jorgenson (US 2002/0095232) in view of Robinson (US 2001/0029996).

Referring to claim 1. The combination of Jorgenson and Robinson discloses a method comprising:

Receiving product movement information for a plurality of shipments of products,
 wherein the product movement information includes a source location, a
 destination location, and a transportation device for each of the shipments, and

further wherein the products include at least two grown commodities from different fields (Jorgenson: paragraphs 35 and 44-45);

- Determining a plurality of lots based on the product movement information by assigning a new lot identifier each time the grown commodities from two or more of the different fields are commingled by storing or moving the grown commodities together as a single lot (Robinson: abstract, figure 5, and paragraph 50); and
- Generating, based on the product movement information and the assigned lot identifiers, a report identifying the plurality of lots in which the grown commodities from different fields have been commingled (Robinson: abstract, figure 5, and paragraphs 50 and 95-96).

Jorgenson discloses all of the above but does not explicitly disclose determining new lots based on crop movement and generating new identifiers for the new lots. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to have modified the method of Jorgenson to have included assigning a new lot identifier each time the grown commodities from two or more of the different fields are commingled and generating, based on the product movement information, a report identifying commingled products, as taught by Robinson, in order to properly identify and track bulk material (i.e. crops) throughout its transportation (Robinson: abstract and paragraph 2).

Referring to claim 4. The combination of Jorgenson and Robinson further discloses a method wherein the product movement information includes a designation of a farm, a field, and time harvested (Jorgenson: paragraph 44).

Referring to claim 7. The combination of Jorgenson and Robinson further discloses a method comprising:

- Presenting a contract interface to define contracts between producers and customers based on order established by the customers (Jorgenson: figure 4).
- Providing a contract module to monitor contract generation and prevent a contract from being generated that is in excess of the order (Jorgenson: paragraphs 48 & 75, figures 4 & 10).

Referring to claim 8. The combination of Jorgenson and Robinson further discloses a method comprising presenting an interface to define programs for tracking a given one of the determined lots (Jorgenson: paragraph 7 & figure 4).

Referring to claim 9. The combination of Jorgenson and Robinson further discloses a method comprising presenting an interface for receiving program information to establish checklists for procedures for moving and storing the given lot (Jorgenson: paragraph 45).

Referring to claim 10. The combination of Jorgenson and Robinson further discloses a method comprising:

 Presenting an interface for receiving program information for establishing parameters for certifying actions taken in moving and storing the given lot (Jorgenson: paragraphs 41 & 61); and

> And receiving an indication that the actions have been certified (Jorgenson: paragraphs 41 & 61).

Referring to claim 11. The combination of Jorgenson and Robinson further discloses a method wherein each of the lot identifiers comprises an indication of the character of the product (Jorgenson: paragraphs 42 & 84).

Referring to claim 12. The combination of Jorgenson and Robinson further discloses a method wherein the indication of the character of the product includes the seed variety used to grow each of the grown commodities (Jorgenson: paragraph 31 & figure 19).

Referring to claim 13. The combination of Jorgenson and Robinson further discloses a method wherein the indication of the character of the product includes an indication of whether any of the grown commodities is bio-engineered (Jorgenson: paragraphs 35 & 47).

Referring to claim 14. The combination of Jorgenson and Robinson further discloses a method wherein the indication of the character of the product includes an indication of whether any of the grown commodities is conventionally grown (Jorgenson: paragraphs 35).

Referring to claim 15. The combination of Jorgenson and Robinson further discloses a method wherein the indication of the character of the product includes an indication of whether any of the grown commodities is organically grown (Jorgenson: paragraphs 35 & 47).

Referring to claim 52. Claim 52 is rejected under the same rationale set forth above. The combination of Jorgenson and Robinson further discloses a medium wherein the timing information includes a time stamp identifying when the lot is moved and a medium that presents a tracing interface wherein a given lot can be identified and its history traced by identifying any other lots that have been commingled with the given lot (Robinson: abstract, figure 5 and paragraph 38). The examiner notes that Robinson discloses identifying lots at specific times by tagging. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to have modified the medium of Jorgenson to have included timing and tracing information, as taught by Robinson, in order to properly identify and track bulk material (i.e. crops) throughout its transportation (Robinson: abstract and paragraph 2).

Referring to claim 54. The combination of Jorgenson and Robinson further discloses a computer readable medium wherein the timing information includes a time the lot moves in and a time the lot moves out (Jorgenson: figures 3-6).

Referring to claim 55. The combination of Jorgenson and Robinson further discloses a computer readable medium wherein the storage information includes an indication of whether the storage facility is clean and empty (Jorgenson: paragraph 47).

Referring to claim 56. The combination of Jorgenson and Robinson further discloses a computer readable medium wherein the movement information includes an indication of whether the transportation device is clean and empty (Jorgenson: paragraph 47).

Referring to claims 58-60. Claims 58-60 are rejected under the same rationale set forth above.

Referring to claims 68-74. Claims 68-74 are rejected under the same rationale set forth above. The combination of Jorgenson and Robinson discloses a system operating a web server (Jorgenson: paragraph 6) and electronically delivering certification documents (Jorgenson: paragraph 86).

Referring to claim 75. The combination of Jorgenson and Robinson further discloses a system comprising an audit, certification, and testing module configured to allow transporters of the lot to identify for each of the lots a specific transportation device, a time the lot enters the transportation device, a time the lot leaves the transportation device, and a clean and empty status of the transportation device (Jorgenson: paragraphs 41,47, 67 & figure 9).

Referring to claim 76. The combination of Jorgenson and Robinson further discloses a system that is in communication with a business entity and receives movement information from the business entity (Jorgenson: paragraph 45).

Referring to claims 77-78 and 81-82. Claims 77-78 and 81-82 are rejected under the same rationale set forth above.

09/927,920

Art Unit: 3625

Claims 5-6,57, and 83 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Jorgenson and Robinson in view of Shortridge (US 2001/0011437).

Referring to claims 5-6,57, and 83. The combination of Jorgenson and Robinson discloses all of the above, but does not expressly disclose a method or computerreadable medium wherein a recall order is issued for one or all of the lots determined to have been commingled with a contaminated lot. Shortridge discloses a method and computer-readable medium for determining all lots that have been contaminated and tracing a lot's history thereby identifying any other lots that have been commingled with the given lot based on a report (Shortridge: paragraphs 29,43 and claim 1). The examiner notes that Shortridge discloses testing for contamination of lots that would inherently be recalled if they were found to be contaminated. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to have modified the method and medium of Jorgenson/ Robinson to have included means for determining all lots that have been contaminated and tracing a lot's history thereby identifying any other lots that have been commingled with the given lot, as taught by Shortridge, in order to preserve the identity of non-genetically modified seeds (Shortridge: abstract).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason B. Dunham whose telephone number is 571-272-8109. The examiner can normally be reached on M-F, 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeff Smith can be reached on 571-272-6763. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JBD Patent Examiner 11/13/07

MATTHEW S. GART
PRIMARY EXAMINER
TECHNOLOGY CENTER 3600